

CHRYSLER BUILDING  
405 LEXINGTON AVE., 26TH FLOOR  
NEW YORK, NY 10174  
212-354-0025  
FAX: 212-869-0067

TL@TISDALE-LAW.COM

**TISDALE  
& NAST**  
LAW OFFICES, LLC

10 SPRUCE STREET  
SOUTHPORT, CT 06890  
203-254-8474  
FAX: 203-254-1641

WWW.TISDALE-LAW.COM

February 9, 2024

**Via ECF**

Honorable Lorna G. Schofield  
Thurgood Marshall  
United States Courthouse  
40 Foley Square  
New York, NY 10007

**Re: Serifos Maritime Corporation and Andros Maritime Agencies Ltd. v. Glencore  
Singapore Pte Ltd.  
22-CV-8012 LGS  
T&N File No. 2984**

Dear Judge Schofield,

We are counsel for the above-captioned Plaintiffs and write in compliance with the Court's Order dated February 7, 2024. (ECF No. 87). Today, Plaintiffs are filing a redacted proposed supplemental second amended complaint ("SAC") with a redlined version showing the changes from the first amended complaint. Since Defendant Glencore Singapore Pte. Ltd. ("GSPL") asserts confidentiality over portions of the proposed SAC (Letter Motion ECF No. 70), Plaintiffs have also filed under seal an unredacted version of the proposed supplemental SAC with the information Defendant claims is confidential highlighted with the viewing level "Selected Parties" viewable only by counsel of record and the Court. The redactions and highlights correspond with the redactions proposed by Defendant since Defendant's motion to seal remains pending. Plaintiffs do not believe this information should be sealed.

Defendant has agreed to remove the confidential designation over the documents which form the basis of the supplement to the proposed SAC. As such, it is not being filed under seal.

We thank the Court for its consideration of this request and remain available to address any questions which may arise.

Respectfully Submitted,

/s/  
Thomas L. Tisdale